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UNITED STATES DISTRICT COURT ALBUQUERQUE, NEW MEXICO

IN THE UNITED STATES DISTRICT COURT

SEP 1 1 2019

FOR THE DISTRICT OF NEW MEXICO

CLERK CRIMINAL NO. 19-3113713
Count 1: 21 U.S.C. § 846: Conspiracy;
Count 2: 21 U.S.C. §§ 841(a)(1) and (b)(1)(A): Distribution of 50 Grams and More of Methamphetamine; Counts 3 and 6: 21 U.S.C. §§ 841(a)(1) and (b)(1)(C): Possession with Intent to Distribute Fentanyl (N-phenyl-N-[1-(2-phenylethyl)-4-piperidinyl] propanamide); Count 4: 21 U.S.C. §§ 841(a)(1) and (b)(1)(C): Distribution of Fentanyl (N-phenyl-N-[1-(2-phenylethyl)-4-piperidinyl] propanamide); Counts 5, 15, and 16: 21 U.S.C. §§ 841(a)(1) and (b)(1)(C): Possession with Intent to Distribute Cocaine; Counts 7 and 13: 21 U.S.C. §§ 841(a)(1) and (b)(1)(C): Possession with Intent to Distribute Cocaine; Count 8: 18 U.S.C. §§ 922(g)(1) and 924: Felon in Possession of a Firearm and Ammunition; Count 9: 18 U.S.C. § 924(c): Using and Carrying a Firearm During and in Relation to a Drug Trafficking Crime, and Possessing a Firearm in Furtherance of Such Crime; Count 10: 21 U.S.C. §§ 841(a)(1) and (b)(1)(A): Possession with Intent to Distribute 50 Grams and More of Methamphetamine;

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Counts 11, 14, and 18: 21 U.S.C.

§§ 841(a)(1) and (b)(1)(C): Distribution of
Cocaine; 18 U.S.C. § 2: Aiding and Abetting;

Count 12: 21 U.S.C. §§ 841(a)(1) and
(b)(1)(B): Possession with Intent to
Distribute 28 Grams and More of Cocaine
Base;

Count 17: 21 U.S.C. §§ 841(a)(1) and
(b)(1)(A): Distribution of 280 Grams and
More of Cocaine Base; and

Count 19: 21 U.S.C. §§ 841(a)(1) and
(b)(1)(B): Distribution of 28 Grams and
More of Cocaine Base, 18 U.S.C. § 2: Aiding and Abetting.
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INDICTMENT

The Grand Jury charges:

Count 1

From on or about September 17, 2018, and continuing to on or about September 10, 2019, in Bernalillo County, in the District of New Mexico, and elsewhere, the defendants, ROBERT PADILLA, ROSE ANN ROMERO, JOHNATHAN VIGIL, ROBERT HOCKMAN, MARCOS RUIZ, LUIS SANCHEZ, ASHLEY ROMERO, TOMAS SANCHEZ, AMANDA SILVA, SERGIO VALDEZ, GENEVIVE ATENCIO, and JANAYA ATENCIO, unlawfully, knowingly and intentionally combined, conspired, confederated, agreed, and acted interdependently with each other and with other persons whose names are known and unknown to the Grand Jury to commit offenses defined in 21 U.S.C. § 841(a)(1), specifically, distribution of controlled substances.

Quantity of Cocaine Involved in Conspiracy

With respect to **ROBERT PADILLA**, the amount involved in the conspiracy attributable to him as a result of his own conduct, and the conduct of other conspirators reasonably

foreseeable to him is 5 kilograms and more of a mixture and substance containing a detectable amount cocaine, contrary to 21 U.S.C. § 841(b)(1)(A).

With respect to ROSE ANN ROMERO, JOHNATHAN VIGIL, ROBERT HOCKMAN, MARCOS RUIZ, SERGIO VALDEZ, AMANDA SILVA, TOMAS SANCHEZ, GENEVIVE ATENCIO, and JANAYA ATENCIO, the amount involved in the conspiracy attributable to them as a result of their own conduct, and the conduct of other conspirators reasonably foreseeable to them, is a mixture and substance containing a detectable amount of cocaine, contrary to 21 U.S.C. § 841(b)(1)(C).

Quantity of Cocaine Base Involved in Conspiracy

With respect to **ROBERT PADILLA**, the amount involved in the conspiracy attributable to him as a result of his own conduct, and the conduct of other conspirators reasonably foreseeable to him is 280 grams and more of a mixture and substance containing a detectable amount of cocaine base, contrary to 21 U.S.C. § 841(b)(1)(A).

With respect to ROSE ANN ROMERO, JOHNATHAN VIGIL, MARCOS RUIZ, JANAYA ATENCIO, and GENEVIVE ATENCIO, the amount involved in the conspiracy attributable to them as a result of their own conduct, and the conduct of other conspirators reasonably foreseeable to them is 28 grams and more of a mixture and substance containing a detectable amount of cocaine base, contrary to 21 U.S.C. § 841(b)(1)(B).

With respect to **ASHLEY ROMERO**, the amount involved in the conspiracy attributable to her as a result of her own conduct, and the conduct of other conspirators reasonably foreseeable to her is a mixture and substance containing a detectable amount of cocaine base, contrary to 21 U.S.C. § 841(b)(1)(C).

Quantity of Heroin Involved in Conspiracy

With respect to **ROBERT PADILLA**, the amount involved in the conspiracy attributable to him as a result of his own conduct, and the conduct of other conspirators reasonably foreseeable to him, is 1 kilogram and more of a mixture and substance containing a detectable amount of heroin, contrary to 21 U.S.C. § 841(b)(1)(A).

With respect to **ROSE ANN ROMERO**, **JOHNATHAN VIGIL**, **ASHLEY ROMERO**, and **LUIS SANCHEZ**, the amount involved in the conspiracy attributable to them as a result of their own conduct, and the conduct of other conspirators reasonably foreseeable to them, is a mixture and substance containing a detectable amount of heroin, contrary to 21 U.S.C. § 841(b)(1)(C).

Quantity of Fentanyl Involved in Conspiracy

With respect to **ROBERT PADILLA**, the amount involved in the conspiracy attributable to him as a result of his own conduct, and the conduct of other conspirators reasonably foreseeable to him, is 400 grams and more of a mixture and substance containing a detectable amount of fentanyl (N-phenyl-N-[1-(2-phenylethyl)-4-piperidinyl] propanamide), contrary to 21 U.S.C. § 841(b)(1)(A).

With respect to **ROSE ANN ROMERO**, the amount involved in the conspiracy attributable to her as a result of her own conduct, and the conduct of other conspirators reasonably foreseeable to her, is 40 grams and more of a mixture and substance containing a detectable amount of fentanyl (N-phenyl-N-[1-(2-phenylethyl)-4-piperidinyl] propanamide), contrary to 21 U.S.C. § 841(b)(1)(B).

With respect to JOHNATHAN VIGIL, TOMAS SANCHEZ, and LUIS SANCHEZ, the amount involved in the conspiracy attributable to them as a result of their own conduct, and

the conduct of other conspirators reasonably foreseeable to them, is a mixture and substance containing a detectable amount of fentanyl (N-phenyl-N-[1-(2-phenylethyl)-4-piperidinyl] propanamide), contrary to 21 U.S.C. § 841(b)(1)(C).

Quantity of Methamphetamine Involved in Conspiracy

With respect to **ROBERT PADILLA**, the amount involved in the conspiracy attributable to him as a result of his own conduct, and the conduct of other conspirators reasonably foreseeable to him, is a mixture and substance containing a detectable amount of methamphetamine, contrary to 21 U.S.C. § 841(b)(1)(C).

In violation of 21 U.S.C. § 846.

Count 2

Beginning on or about September 12, 2018, and continuing until on or about September 17, 2018, in Bernalillo County and Sandoval County, in the District of New Mexico, the defendant, **ROBERT HOCKMAN**, unlawfully, knowingly and intentionally distributed a controlled substance, and the offense involved 50 grams and more of methamphetamine.

In violation of 21 U.S.C. §§ 841(a)(1) and (b)(1)(A).

Count 3

On or about October 25, 2018, in Bernalillo County, in the District of New Mexico, the defendant, **ROBERT PADILLA**, unlawfully, knowingly and intentionally possessed with intent to distribute a controlled substance, and the offense involved a mixture and substance containing a detectable amount of fentanyl (N-phenyl-N-[1-(2-phenylethyl)-4-piperidinyl] propanamide).

In violation of 21 U.S.C. §§ 841(a)(1) and (b)(1)(C).

Count 4

Beginning on or about October 17, 2018, and continuing until on or about November 8, 2018, in Bernalillo County, in the District of New Mexico, the defendant, **ROBERT PADILLA**, unlawfully, knowingly and intentionally distributed a controlled substance, and the offense involved a mixture and substance containing a detectable amount of fentanyl (N-phenyl-N-[1-(2-phenylethyl)-4-piperidinyl] propanamide).

In violation of 21 U.S.C. §§ 841(a)(1) and (b)(1)(C).

Count 5

Beginning on or about October 17, 2018, and continuing until on or about November 8, 2018, in Bernalillo County, in the District of New Mexico, the defendant, **ROBERT PADILLA**, unlawfully, knowingly and intentionally distributed a controlled substance, and the offense involved a mixture and substance containing a detectable amount of cocaine.

In violation of 21 U.S.C. §§ 841(a)(1) and (b)(1)(C).

Count 6

Beginning on or about October 17, 2018, and continuing until on or about November 8, 2018, in Bernalillo County, in the District of New Mexico, the defendant, **TOMAS SANCHEZ**, unlawfully, knowingly and intentionally possessed with intent to distribute a controlled substance, and the offense involved a mixture and substance containing a detectable amount of fentanyl (N-phenyl-N-[1-(2-phenylethyl)-4-piperidinyl] propanamide).

In violation of 21 U.S.C. §§ 841(a)(1) and (b)(1)(C).

Count 7

Beginning on or about October 17, 2018, and continuing until on or about November 8, 2018, in Bernalillo County, in the District of New Mexico, the defendant, **TOMAS SANCHEZ**,

unlawfully, knowingly and intentionally possessed with intent to distribute a controlled substance, and the offense involved a mixture and substance containing a detectable amount of cocaine.

In violation of 21 U.S.C. §§ 841(a)(1) and (b)(1)(C).

Count 8

Between on or about November 22, 2018, and continuing until February 26, 2019, in San Miguel County, in the District of New Mexico, the defendant, **LUIS SANCHEZ**, knowing that he had been convicted of at least one crime punishable by imprisonment for a term exceeding one year, specifically:

- (1) unlawful taking of a motor vehicle (two counts),
- (2) forgery (two counts),
- (3) false imprisonment,
- (4) battery on a peace officer (two counts), and
- (5) aggravated stalking,

knowingly possessed a firearm and ammunition in and affecting interstate commerce.

In violation of 18 U.S.C. §§ 922(g)(1) and 924.

Count 9

Between on or about November 22, 2018, and continuing until February 26, 2019, in San Miguel County, in the District of New Mexico, the defendant, **LUIS SANCHEZ**, during and in relation to a drug trafficking crime for which the defendant may be prosecuted in a court of the United States, specifically, conspiracy as charged in Count 1 of this indictment, knowingly used carried a firearm, and in furtherance of such crime, possessed said firearm.

In violation of 18 U.S.C. § 924(c).

Count 10

On or about January 8, 2019, in Sandoval County, in the District of New Mexico, the defendant, **ROBERT HOCKMAN**, unlawfully, knowingly and intentionally possessed with intent to distribute a controlled substance, and the offense involved 50 grams and more of methamphetamine.

In violation of 21 U.S.C. §§ 841(a)(1) and (b)(1)(A).

Count 11

On or about March 15, 2019, in Bernalillo County, in the District of New Mexico, the defendants, **ROBERT PADILLA** and **SERGIO VALDEZ**, unlawfully, knowingly and intentionally distributed a controlled substance, and the offense involved a mixture and substance containing a detectable amount of cocaine.

In violation of 21 U.S.C. §§ 841(a)(1) and (b)(1)(C), and 18 U.S.C. § 2.

Count 12

On or about March 15, 2019, in Bernalillo County, in the District of New Mexico, the defendant, **ROBERT PADILLA**, unlawfully, knowingly and intentionally possessed with intent to distribute a controlled substance, and the offense involved a mixture and substance containing 28 grams and more of cocaine base.

In violation of 21 U.S.C. §§ 841(a)(1) and (b)(1)(B).

Count 13

On or about March 15, 2019, in Bernalillo County, in the District of New Mexico, the defendant, MARCOS RUIZ, unlawfully, knowingly and intentionally possessed with intent to distribute a controlled substance, and the offense involved a mixture and substance containing cocaine.

In violation of 21 U.S.C. §§ 841(a)(1) and (b)(1)(C).

Count 14

On or about March 30, 2019, in Bernalillo County, in the District of New Mexico, the defendants, **ROBERT PADILLA** and **AMANDA SILVA**, unlawfully, knowingly and intentionally distributed a controlled substance, and the offense involved a mixture and substance containing a detectable amount of cocaine.

In violation of 21 U.S.C. §§ 841(a)(1) and (b)(1)(C), and 18 U.S.C. § 2.

Count 15

On or about April 1, 2019, in Bernalillo County, in the District of New Mexico, the defendant, **ROBERT PADILLA**, unlawfully, knowingly and intentionally distributed a controlled substance, and the offense involved a mixture and substance containing a detectable amount of cocaine.

In violation of 21 U.S.C. §§ 841(a)(1) and (b)(1)(C).

Count 16

On or about April 10, 2019, in Bernalillo County, in the District of New Mexico, the defendant, **ROBERT PADILLA**, unlawfully, knowingly and intentionally distributed a controlled substance, and the offense involved a mixture and substance containing a detectable amount of cocaine.

In violation of 21 U.S.C. §§ 841(a)(1) and (b)(1)(C).

Count 17

On or about April 10, 2019, in Bernalillo County, in the District of New Mexico, the defendant, **ROBERT PADILLA**, unlawfully, knowingly and intentionally distributed a controlled substance, and the offense involved a 280 grams and more of a mixture and substance

containing a detectable amount of cocaine base.

In violation of 21 U.S.C. §§ 841(a)(1) and (b)(1)(A).

Count 18

On or about July 11, 2019, in Sandoval County, in the District of New Mexico, the defendants, **ROBERT PADILLA**, **GENEVIVE ATENCIO**, and **JANAYA ATENCIO**, unlawfully, knowingly and intentionally distributed a controlled substance, and the offense involved a mixture and substance containing a detectable amount of cocaine.

In violation of 21 U.S.C. §§ 841(a)(1) and (b)(1)(C), and 18 U.S.C. § 2.

Count 19

On or about July 11, 2019, in Sandoval County, in the District of New Mexico, the defendants, **ROBERT PADILLA**, **GENEVIVE ATENCIO**, and **JANAYA ATENCIO**, unlawfully, knowingly and intentionally distributed a controlled substance, and the offense involved a 28 grams and more of mixture and substance containing a detectable amount of cocaine base.

In violation of 21 U.S.C. §§ 841(a)(1) and (b)(1)(B), and 18 U.S.C. § 2.

FORFEITURE ALLEGATION

Counts 1 through 7 and 10 through 19 of this indictment are incorporated as part of this section of the indictment as if fully re-alleged herein for the purpose of alleging forfeiture to the United States pursuant to 21 U.S.C. § 853.

Upon conviction of any offense in violation of 21 U.S.C. §§ 841 or 846, the defendants, ROBERT PADILLA, ROSE ANN ROMERO, JOHNATHAN VIGIL, ROBERT HOCKMAN, MARCOS RUIZ, LUIS SANCHEZ, ASHLEY ROMERO, TOMAS SANCHEZ, AMANDA SILVA, SERGIO VALDEZ, GENEVIVE ATENCIO, and

JANAYA ATENCIO, shall forfeit to the United States pursuant to 21 U.S.C. § 853 any property constituting, or derived from, proceeds obtained, directly or indirectly, as a result of each offense for which the defendant is convicted, and any property used, or intended to be used, in any manner or part, to commit, or to facilitate the commission of the offense(s) of conviction.

The property to be forfeited to the United States includes, but is not limited to, the following:

1. MONEY JUDGMENT

A sum of money equal to at least \$46,000 in U.S. currency, including any interest accruing to the date of the judgment, representing the amount of money derived from or involved in the offense(s), or traceable to property involved in the offense(s), all of which only the defendant, **ROBERT PADILLA**, is liable.

2. PERSONAL PROPERTY

- a. A 2016 Chevrolet Corvette, with VIN# 1G1YB2D77G5105754, with New Mexico license plate# 06178UNM; and
- b. A 2011 Cadillac CTS, with VIN# 1G6DP5ED8B0134136, with New Mexico license plate# 26859UNM.

3. REAL PROPERTY

- a. The real property located at 8407 San Juan Rd. NE, Albuquerque, NM
 87108, containing approximately .18 acres and a residential home and auxiliary structures; and
- b. The real property located at 8411 San Juan Rd. NE, Albuquerque, NM 87108, containing approximately .18 acres and a residential home and auxiliary structures.

4. SUBSTITUTE ASSETS

If any of the above-described forfeitable property, as a result of any act or omission of the defendant:

- a. cannot be located upon the exercise of due diligence,
- b. has been transferred or sold to, or deposited with, a third party,
- c. has been placed beyond the jurisdiction of the Court,
- d. has been substantially diminished in value, or
- e. has been commingled with other property which cannot be divided without difficulty,

it is the intent of the United States, pursuant to 21 U.S.C. § 853(p), 18 U.S.C. § 982(b), and 28 U.S.C. § 2461(c), to seek forfeiture of any other property of the defendant up to the value of the forfeitable property described above.

A TRUE BILL:

FOREPERSON OF THE GRAND JURY

Assistant United States Attorney

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